



DRAFT

**DISPERSION MODELING ANALYSIS OF PSD CLASS I
INCREMENT CONSUMPTION IN NORTH DAKOTA AND
EASTERN MONTANA**

1/10/02
VERSION
PROVIDED TO
STATE

**UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
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1. INTRODUCTION

The provisions of the Prevention of Significant Deterioration (PSD) program were enacted by Congress in the 1977 Clean Air Act (Act). The purpose of this program is to ensure that the air quality in clean air areas does not degrade significantly. To prevent significant deterioration of air quality, Congress set up the principle of only allowing a certain amount of increase in the ambient air concentration over the existing baseline concentration. These allowable increases are known as the "PSD increments." The Clean Air Act provides for three different classes of air quality protection, to reflect varying levels of protection from significant deterioration in air quality. In the 1977 Act, Congress designated a number of "Class I areas" that are to receive special protection from degradation of air quality and, thus, the most stringent PSD increments apply in these areas.

In 1999 North Dakota conducted a draft modeling analysis that shows numerous violations of the Class I PSD increments for sulfur dioxide (SO₂) in four Class I areas. Those Class I areas include Theodore Roosevelt National Park, the Lostwood Wilderness Area, the Medicine Lakes Wilderness Area, and the Fort Peck Class I Indian Reservation. In a March 13, 2001 letter to EPA, the North Dakota Department of Health committed to refine this modeling analysis and to subsequently adopt revisions to the State Implementation Plan (SIP) as may be necessary to address the increment violations that may be shown by the revised analysis. However, in developing a modeling approach to finalize the study, EPA and North Dakota could not fully agree on the appropriate data to be used in the final modeling, or the emissions inputs that should be used in the modeling. This study represents what EPA believes to be the correct methodology to assess the status of Class I increment consumption in North Dakota and eastern Montana, following EPA guidance and regulatory requirements. EPA is soliciting public comments on this draft analysis before making a final determination on the status of increment violations in these Class I areas, and the appropriate regulatory actions that may be necessary to address any PSD increment violations.

In issuing this draft report EPA Region 8 is seeking public input on all aspects of the modeling analysis, however, we are particularly interested in technical comments on the following areas: 1) EPA's characterization of PSD increment-consuming emissions and emissions from sources during the base year periods; and 2) Application of the Calpuff model and whether the model has been applied in a manner that is suitable for regulatory purposes.

2. Application of Calpuff Modeling System

Consistent with current Interagency Workgroup for Air Quality Modeling (IWAQM) guidance¹ EPA Region 8 selected the Calpuff long-range modeling system to evaluate air quality impacts in this analysis. Calpuff has been proposed nationally by EPA (Federal Register, April 21, 2000, 65 FR 21505) as a refined modeling technique for evaluating impacts from the long

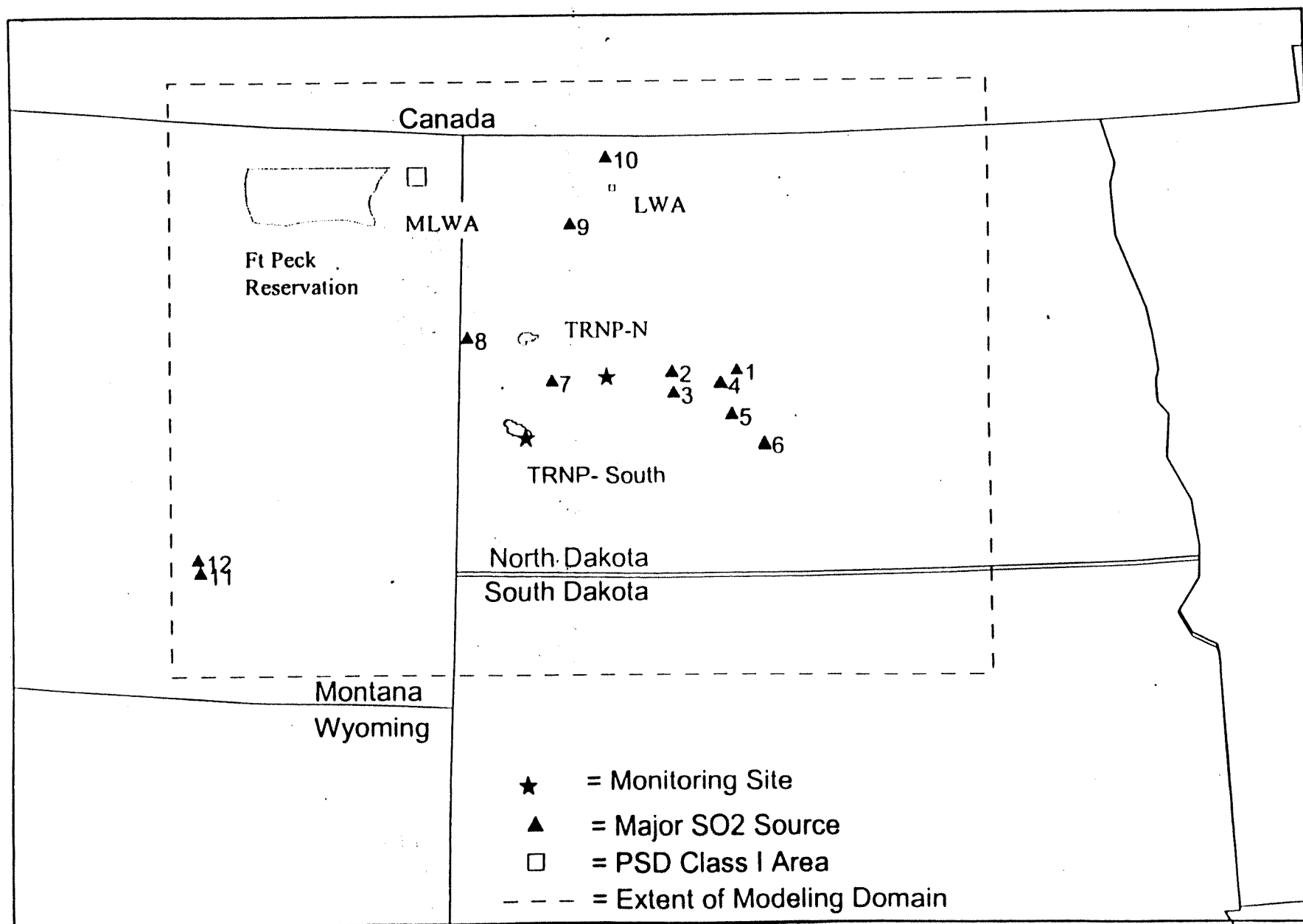
¹ EPA, 1998 Interagency Workgroup on Air Quality Modeling, Phase 2 Summary Report and Recommendations for Modeling Long Range Transport Impacts. Publication No. EPA-454/R-98-019, OAQPS, Research Triangle Park NC 27711.

range transport of pollutants. Calpuff would replace the obsolete MESOPUFFII model that is currently listed in the Guideline on Air Quality Models² for use on a case-by-case basis in evaluating long range transport. For this modeling study data were obtained from 25 surface meteorological stations, 6 upper-air stations, and 96 precipitation stations located within and near the Calpuff modeling area. The modeling area, shown in Figure 2-1, covers most of North Dakota, eastern Montana, and small portions of South Dakota, and Southern Saskatchewan. The model was applied individually for each of five years of meteorological data (1990-1994) in accordance with longstanding EPA modeling guidance. Emissions inputs were based on the most recent two years (1999-2000) of source data and, where available, continuous emissions monitoring (CEM) data were used to determine appropriate emission rates for use in the modeling. The approach EPA used in characterizing emissions is discussed in Chapter 3.

In North Dakota's 1999 Calpuff modeling analysis, the State conducted a series of model tests to determine appropriate local settings for input parameters/options for which no national default value is available, or which did not seem applicable given local conditions. In addition, the State performed a limited performance evaluation to ensure correct implementation of the model. In this evaluation, model predictions were compared with observed concentrations from two SO₂ monitoring sites located in and near Theodore Roosevelt National Park. The performance tests were performed iteratively to determine the effect of adjustments to Calmet/Calpuff model default settings. The State changed a limited number of settings that they judged to be technically sound given local conditions, and generally resulted in improved model agreement with observations. As discussed in the following sections, in this study EPA has adopted many of the changes in default settings that North Dakota has selected in its modeling efforts. To demonstrate the effect these changes would have on overall model predictions, EPA has also performed some modeling runs to predict concentrations when IWAQM recommended defaults are fully implemented. North Dakota's testing suggested that the model performed well, with virtually all of the predicted/observed comparisons falling within a factor of two, with no significant over prediction/under prediction bias evident. These results are consistent with EPA's experience with Calpuff in model evaluation studies in other regions of the United States. However, NDDH's testing of the Calpuff with their model settings was based on data from a very limited number of monitoring sites so that a complete evaluation of the performance could not be conducted. As discussed in Section 4.1, EPA is soliciting public comment on the appropriate model control settings to be used in finalizing the current study.

² EPA 1996, Guideline on Air Quality Models. Code of Federal Regulations, 40 CFR part 51, Appendix W.

Figure 1: Class 1 Areas and Major Source Locations



0 100 200 300 400 Kilometer

Figure 2-1. Key to Source Locations

1. Coal Creek Station
2. Antelope Valley Station
3. Coyote Station
4. Leland Olds Station, Stanton Station
5. Milton R Young Station
6. Heskett Station, Mandan Refinery
7. Little Knife Gas Plant
8. Grasslands Gas Plant
9. Tioga Gas Plant
10. Lignite Gas Plant
11. Colstrip Station
12. CELP Boiler

MLWA Medicine Lakes Wilderness Area

TRNP-N Theodore Roosevelt National Park- North Unit

TRNP-S Theodore Roosevelt National Park- South Unit

LWA Lostwood Wilderness Area

2.1 Meteorological Data Processing With Calmet

EPA was provided with copies of North Dakota modeling files from their 1999 draft modeling study³. EPA performed quality assurance testing on the files and determined that the data were adequate for use in dispersion modeling. For the 1999 study the NDDH processed five years of meteorological data (1990-1994) to use with Calpuff. Raw meteorological data was derived from National Weather Service, Federal Aviation Administration, U.S. Military, and Environment Canada observations. EPA has also made several changes to the Calmet IWAQM default settings based on NDDH model evaluation results. These changes are discussed below.

2.1.1 Input Data

In establishing the size of the modeling domain, the primary goal was to provide a modeling domain which would encompass new or existing emission sources located up to 250 km from any North Dakota Class 1 area. The domain extends into eastern Montana, and given the relatively sparse distribution of increment consuming sources in that area, provides sufficient coverage for two eastern Montana Class 1 areas. The dimensions of the modeling grid are 640 km east-west and 460 km north-south. The extent of EPA's Calmet grid is illustrated in Figure 2-1.

EPA selected a 10 km grid size for this application, compared to the 20 km spacing originally used by NDDH. While a very dense grid is desirable from a scientific standpoint, computer disk storage and model execution time requirements place practical limits on grid cell size. At the 10 km resolution, a single year of Calmet-processed meteorological data requires about 2.2 gigabytes of disk space. Given the gently rolling nature of terrain, relatively uniform land-use characteristics, and the general lack of large terrain features or water bodies large enough to cause persistent, strong local-scale flows, EPA believes a 10 km grid size is adequate for this study.

In the vertical, both the EPA and the NDDH Calmet grid is defined by eight vertical layers. Cell face heights are set at 22, 50, 100, 250, 500, 1000, 2000, and 4000 meters above ground level (AGL). IWAQM does not provide recommendations on this parameter, however, eight layers is consistent with some of the examples and guidance provided with the modeling system.

NDDH obtained surface meteorological data for the five-year period 1990-1994 in TD-1440 format from the National Climatic Data Center (NCDC). Data were obtained for 25 stations (National Weather Service, Federal Aviation Administration, U.S. Military, Environment Canada) located within or near the NDDH Calmet grid. EPA has used these same data sets in the current study, including modifications made to the data sets by NDDH described below.

³ Calpuff Class 1 Area Analysis for Milton R Young Generating Station, North Dakota Dept of Health, May 24, 1999

In the processing of the above data NDDH found that some adjustments to the surface data files were required before Earth Tech programs METSCAN and SMERGE could be applied. Stations other than first-order National Weather Service (NWS) stations were missing opaque cloud cover for the entire five-year period. Based on a comparison of total and opaque cloud cover in the first-order NWS data sets, the NDDH developed an objective scheme to extrapolate opaque from total cloud cover. This scheme was coded into a computer program (TOT2OPQ) and applied to all surface data sets with missing opaque cloud cover.

NDDH followed EPA recommendations in data editing to account for missing data (ceiling height, wind, pressure, temperature, relative humidity). Substitutions were made if data elements were missing for one or two consecutive hours. Except for opaque cloud cover, substitutions were not made for longer missing periods (Calmet ignores stations with missing data). NDDH coded the EPA substitution scheme into a computer program (SUB144) and applied it to all surface data sets. Earth Tech's (the model developer) program METSCAN was next applied to scan each data set for missing or unreasonable values, and appropriate edits were made. Earth Tech's program SMERGE was applied to merge individual station data sets into a single input file (SURF.DAT) compatible with Calmet.

NDDH obtained upper-air meteorological data for 1990 through 1994 from the National Climatic Data Center, and precipitation data was obtained from Earth Info, Inc (Boulder, CO). Data were obtained for six upper-air stations and 96 precipitation sites located within or near the modeling domain. EPA used the same upper air and precipitation data files in the current study as NDDH employed in their original study. NDDH's data processing procedures for both the upper air and precipitation data are discussed in their 1999 report.

Most of the terrain elevation and land use data required by Calmet were originally downloaded by NDDH from the United States Geological Survey (USGS) internet web site. Grid cell terrain elevations were derived from 1:250,000-Scale Digital Elevation Models (DEM) and land use data were derived from 1:250,000-Scale Land Use and Land Cover (LULC). The geophysical file was generated based on Calmet default land use parameters, and the State's original 20 km gridding was reprocessed for this study to a 10 km grid to be consistent with the computational grid. Because of the relatively large modeling domain, the grid system, meteorological data, and geophysical data were fit to Lambert conformal mapping to account for the earth's curvature.

2.1.2 Calmet Code Revision

As noted above, in the original 1999 NDDH application of the model and in subsequent tests of year 2000 data, Calmet was tested to determine optimum settings for control file options and parameters. For testing purposes, the Calmet software was modified to optionally output Surfer-compatible coordinate files (XYZ files) for winds (all levels), stability class, and mixing height for the entire Calmet grid for a selected time frame, in order to plot the horizontal distribution of these variables to better judge the appropriateness of Calmet's processing. A Surfer script was prepared to "mass produce" hourly plots of these three parameters for the selected time frame (usually 24 to 48 hours).

The NDDH examined several episodes of plotted wind vectors, stability classes, and contoured mixing heights, with emphasis on episodes (1990-1994 data) where winds might direct significant source emissions toward Class I areas. Episodes included cases with frontal passage or other wind shifts. During the iterative testing process, Calmet control file settings were individually and systematically adjusted primarily for wind and mixing height parameters. Parameters were adjusted so that plotted fields converged to a realistic and relatively smooth appearance. Output wind fields were examined to ensure that spatial variations due to frontal passage and terrain effects were reasonable, and to ensure a realistic transition from surface through upper-level winds.

One issue NDDH noted during the testing of Calmet was a chronic discontinuity between surface and upper wind levels. To mitigate this problem, the option to extrapolate surface wind observations to upper layers was deployed, using similarity theory (Option 4 in the model) and layer-dependent biases. Calmet Version 5 extrapolates surface winds both for setting the initial guess field, and for introducing observations in the Step 2 wind field. Unfortunately, the model utilizes the bias factors for the initial guess field, only. The Step 2 vertical extrapolation has equal effect through all upper layers. The NDDH felt this was unrealistic because resultant upper layer wind fields reflected anomalous surface-layer (low-level) perturbations consistently, upward through all upper layers, even in the top layer (4000m). It was felt that such low-level features should dampen with height and not extend up into the middle troposphere. In other words, the Step 2 vertical extrapolation essentially undid the effective Step 1 (dampened) vertical extrapolation of the wind fields. Therefore, the NDDH modified the Calmet code to simply eliminate the vertical extrapolation in Step 2, resulting in a more realistic transition from surface to upper layers. EPA believes this relatively minor change to the code is technically sound for this application in view of the NDDH test results. The NDDH revised version of Calmet is available in electronic format from EPA Region 8. Note that except for the change noted above the Calmet software EPA used in this analysis is identical to the version (Version 5.2, level 000602a) available on the EPA ttn-SCRAM website. The revised source code was recompiled with a Lahey Fortran 95 compiler, which provides faster model execution time than the existing software.

2.1.3 Calmet Model Control Settings

Calmet was executed with surface data, upper-air data, precipitation data, and geophysical data as described previously, and with control file options/parameters generally established by published IWAQM guidance. As noted earlier, alternative settings were used in some cases where local testing of the model indicated an alternative setting is more appropriate. A listing of the most significant control file settings used by EPA are summarized in Table 2.1.3-1, and a listing of non-IWAQM settings used by EPA are shown in Table 2.1.3-2. The complete EPA Calmet input control file is available in electronic format from EPA Region 8.